UNITED STATES DISTRICT COURT 2 DISTRICT OF NEVADA 3 David Charles Nelson, Case No. 2:24-cv-00585-CDS-EJY 4 Plaintiff 5 **Order Staying Matter** Pending Bankruptcy 6 v. Instant Brands, LLC, et al., 7 Defendants 8 9 10 Plaintiff David Charles Nelson notified the court of an immediate stay of this action 11 pursuant to court order from the United States Bankruptcy Court for the Southern District of 12 Texas. Notice, ECF No. 2. The applicable language regarding the stay within the Bankruptcy 13 Order states: "...all alleged Product Liability Claims (including claims seeking Third Party 14 Indemnification) are hereby stayed and enjoined pending a Final Order..." Defendants Instant 15 Brands, LLC, Instant Brands, Inc. and Corelle Brands, LLC, subsequently notified the court that 16 they filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code in the 17 United States Bankruptcy Court for the Southern District of Texas. Suggestion of Bankruptcy, 18 ECF No. 16. Defendants do not oppose the stay. Non-Opp'n, ECF No. 20. 19 Accordingly, this action is STAYED pending the Bankruptcy Court's final order. The 20 parties are directed to file a notice to lift the stay within 10 days of the final order being issued, or 21 a joint status report addressing the status of the bankruptcy proceeding, by August 1, 2024, 22 whichever is sooner. 23 Dated: May 9, 2024 24 25 Cristina D. Silva United States District Judge 26